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6 Attorneys for Defendants  
7 GENERAL ELECTRIC COMPANY and  
GE HEALTHCARE INC.

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO**

CAROL MOORHOUSE and  
JAMES MOORHOUSE,

CV C 08. 1831

13 Plaintiffs,  
14 v.  
15 BAYER HEALTHCARE  
16 PHARMACEUTICALS, INC.;  
17 BAYER HEALTHCARE LLC;  
18 GENERAL ELECTRIC  
19 COMPANY; GE HEALTHCARE,  
INC.; COVIDIEN, INC.;  
20 MALLINCKRODT, INC.;  
BRACCO DIAGNOSTICS, INC.;  
McKESSON CORPORATION;  
MERRY X-RAY CHEMICAL  
CORP.; and DOES 1 through 35,

**NOTICE OF RELATED CASE  
PURSUANT TO L.R. 83-1.3**

[Jury Trial Demanded]

(San Francisco County Superior Court,  
Case No.: CGC-08-472978)

**FAXED**

21 Defendants.

23 TO THE COURT, ALL PARTIES AND THEIR COUNSEL OF  
24 RECORD:

25 PLEASE TAKE NOTICE that pursuant to Local Rule 83-1.3 for the  
26 United States District Court, Central District of California, Defendants General  
27 Electric Company and GE Healthcare Inc. identify the following related cases  
28 within the Central District:

1                   (1) *Montie Beckwith, et al. v. Bayer Healthcare Pharmaceutical, Inc., et*  
 2 *al., Case No. 3:08-CV-1369 (JCS)* (filed on or about March 10, 2008).  
 3 Plaintiffs have brought a personal injury claim arising out of the  
 4 administration of Gadolinium-based contrast agents (“GBCA”) they  
 5 claim were manufactured by GE Healthcare Inc. and other defendants.  
 6 Plaintiffs assert traditional product liability claims against the  
 7 defendants, including claims that the GBCA were defectively  
 8 manufactured and accompanied by inadequate warnings.

9                   (2) *Amy Osborn, et al. v. Bayer Healthcare Pharmaceuticals, Inc., et al.,*  
 10 *Case No. 3:08-cv-01368 (SI)* (filed on or about March 10, 2008).  
 11 Plaintiffs have brought a personal injury claim arising out of the  
 12 administration of Gadolinium-based contrast agents (“GBCA”) they  
 13 claim were manufactured by GE Healthcare Inc. and other defendants.  
 14 Plaintiffs assert traditional product liability claims against the  
 15 defendants, including claims that the GBCA were defectively  
 16 manufactured and accompanied by inadequate warnings.

17                   (3) *Paschal, et al. v. Bayer Healthcare Pharmaceuticals, Inc., et al.,* Case  
 18 No. 03:08-CV-01298 (EMC), (filed on or about March 5, 2008).  
 19 Plaintiffs have brought a personal injury claim arising out of the  
 20 administration of Gadolinium-based contrast agents (“GBCA”) they  
 21 claim were manufactured by GE Healthcare Inc. and other defendants.  
 22 Plaintiffs assert traditional product liability claims against the  
 23 defendants, including claims that the GBCA were defectively  
 24 manufactured and accompanied by inadequate warnings.

25                   (4) *Joe V. Sanchez, et al. v. Bayer Healthcare Pharmaceuticals, Inc., et*  
 26 *al., Case No. 03:08-CV-00973 (EMC)*, (filed on or about February 15,  
 27 2008). Plaintiffs have brought a personal injury claim arising out of  
 28 the administration of Gadolinium-based contrast agents (“GBCA”)

1           they claim were manufactured by GE Healthcare Inc. and other  
2 defendants. Plaintiffs assert traditional product liability claims against  
3 the defendants, including claims that the GBCA were defectively  
4 manufactured and accompanied by inadequate warnings.

5       (5) *Orellene Seabold, et al. v. Bayer Healthcare Pharmaceuticals, Inc., et*  
6 *al.*, Case No. 03:08-CV-01367 (EMC), (filed on or about March 10,  
7 2008). Plaintiffs have brought a personal injury claim arising out of  
8 the administration of Gadolinium-based contrast agents ("GBCA")  
9 they claim were manufactured by GE Healthcare Inc. and other  
10 defendants. Plaintiffs assert traditional product liability claims against  
11 the defendants, including claims that the GBCA were defectively  
12 manufactured and accompanied by inadequate warnings.

13 Dated: April 4, 2008

Kutak Rock LLP

14  
15 By:

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28

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4827-8906-0866.1

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NOTICE OF RELATED CASE PURSUANT TO L.R. 83-1.3

CASE NO.: